AO 472 (Rev. 3/86) Order of Detention Pending Trial

| UNITED ST  | TATES DISTR   | ICT COURT   | PALES<br>U.S. DISTRICT CCU   |                       |
|--|---|---|--|-----------------------|
|  | District of   | NEB   | RASKA 😅  | <u> ఫబ</u> కల         |
| UNITED STATES OF AMERICA   |   |   | 2007 JAN -4 PM 5   | <del>: 03</del>       |
| V.   | ORDE  | R OF DETENTION  | N PENDING TRU  | <b>L</b>              |
| ALBERT HERNANDEZ   | _ Case Numl   | per: 4:06CR3171   | OLLIOT AL HIM A  | have have the min. It |
| Defendant  | 40/0 1 / 1 / 1  |   | dia on to  | 1                     |
| In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I conclude that the following facts require the detention of the defendant pending trial in this case.   |   |   |  |                       |
| (1) The defendant is charged with an offense described   | Part I—Findings of Fac  |   | `o □ fodoral offense □   | □ state               |
| or local offense that would have been a federal offe a crime of violence as defined in 18 U.S.C. § 3 an offense for which the maximum sentence is an offense for which a maximum term of impri   | ense if a circumstance giving 156(a)(4). life imprisonment or death.  | rise to federal jurisdictio   |  | _ state               |
|  | _   |   |  | *                     |
| a felony that was committed after the defendan  § 3142(f)(1)(A)-(C), or comparable state or loc  (2) The offense described in finding (1) was committed  (3) A period of not more than five years has elapsed sin for the offense described in finding (1).  (4) Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community. | cal offenses.  I while the defendant was or note the date of convicte presumption that no condit I further find that the defend | n release pending trial for<br>tion release of the d  | a federal, state or local offer<br>efendant from imprisonment<br>anditions will reasonably ass | ense.<br>nt           |
| W (4)  | Alternative Findings (A)  | 1 1   |  |                       |
| <ul> <li>(1) There is probable cause to believe that</li> <li>X for which a maximum term of imprunder 18 U.S.C. § 924(c).</li> <li>X (2) The defendant has not rebutted the presumption estathe appearance of the defendant as required and the</li> </ul>   | risonment of ten year<br>ablished by finding 1 that no  | s or 21 U.S.C. S  | ec 801 et seq  | ly assure             |
| the appearance of the defendant as required and the  | Alternative Findings (B)  |   |  |                       |
| (1) There is a serious risk that the defendant will not ap (2) There is a serious risk that the defendant will endar   | ppear.  | rson or the community.  |  |                       |
|  |   |   |  |                       |
| Part II—Writt  I find that the credible testimony and information submit derance of the eyidence that    CF dutain er  | Nobraska  | es by 🛂 clear and co  |  | epon-                 |
| The defendant is committed to the custody of the Attorney to the extent practicable, from persons awaiting or serving reasonable opportunity for private consultation with defense Government, the person in charge of the corrections facility in connection with a court proceeding.   | sentences or being held in a counsel. On order of a counsel shall deliver the defendant t                                       | presentative for confinement custody pending appeal. urt of the United States to the United States marsh ignature of Judicial Officer | The defendant shall be affor on request of an attorney al for the purpose of an app            | forded a for the      |
| <del></del>  |   | . Piester, U.S. Magistrate and Title of Judicial Off  |  |                       |

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).